1 Thomas H. Edwards (SBN 96368) 119 E. Union St., Suite B 2 Pasadena, CA 91103 3 Telephone: (626) 395-5161 Facsimile: (626) 795-6600 4 Email: edwards@thomasedwardslaw.com 5 Attorney for Defendants Bob Weinstein, Harvey Weinstein. Miramax Films NY, LLC, Visiona Romantica, Inc., The Weinstein Company, Lawrence Bender Productions 6 and The Walt Disney Company 7 8 UNITED STATES DISTRICT COURT 9 FOR THE CENTRAL OF CALIFORNIA 10 11 12 DANNEZ HUNTER, CASE NO. CV10-3387-SJO (PJWx) NOTICE OF MOTION AND MOTION OF 13 Plaintiff DEFENDANTS BOB WEINSTEIN. HARVEY WEINSTEIN. MIRAMAX FILMS. NY. 14 VS. LLC, VISIONA ROMANTICA, INC., THE WEINSTEIN COMPANY, LAWRENCE 15 QUENTIN TARANTINO, an individual; BENDER PRODUCTIONS AND THE WALT BOB WEINSTEIN, an individual; HARVEY WEINSTEIN, an individual: DISNEY COMPANY TO DISMISS FOR 16 MIRAMAX FILM CORP., a corporation; VISIONA ROMANTICA, INC., a corporation; THE WEINSTEIN COMPANY, a corporation; FAILURE TO STATE A CLAIM FOR WHICH **RELIEF CAN BE GRANTED** 17 18 A BAND APART, a corporation; LAWRENCE BENDER PRODUCTIONS, a Date: June 14, 2010 corporation; LAWRENCE BENDER; WALT 19 DISNEY, a corporation; and JOHN DOES 1 Time: 10:00 a.m. 20 through 10, sued in their individual and official capacities Courtroom: 1 21 Defendants. Hon. S. James Otero 22 23 24 TO PLAINTIFF DANNEZ HUNTER: 25 PLEASE TAKE NOTICE THAT at 10:00 a.m. on June 14, 2010, in Courtroom 1 of the 26 above-entitled court, which is located at 312 N. Spring St., Los Angeles, California 90012-4793, 27 defendants Bob Weinstein, Harvey Weinstein, Miramax Films NY, LLC, as corporate

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successor to Miramax Film Corp., Visiona Romantica, Inc., The Weinstein Company, Lawrence Bender Productions and The Walt Disney Company (erroneously sued as "Walt Disney") will move the court to dismiss this action pursuant to Rule 12(b)(6) of the Federal Rules of Civil Procedure because plaintiff's complaint fails to state any claim for which relief can be granted.

The motion will be based upon this Notice of Motion and Motion, the Memorandum of Points and Authorities filed herewith, the Request for Judicial Notice filed herewith, the pleadings and papers filed herein, and on any other matters which the court may choose to consider at the hearing on the motion.

This motion is made following the conference of counsel pursuant to L.R. 7-3 which took place on May 9, 2010.

Dated: May 13, 2010

/s/ Thomas H. Edwards

Thomas H. Edwards

Attorney for Defendants Bob Weinstein, Harvey Weinstein, Miramax Films NY, LLC, f/k/a Miramax Film Corp., Visiona Romantica, Inc., The Weinstein Company, Lawrence Bender Productions and The Walt Disney Company